Sorial No. 10/708,834 Attorney Douket No. 60655.9700

REMARKS

Applicants reply to the Office Action mailed on January 20, 2006, within the shortened statutory period for reply. Claims 1-46 were pending and the Examiner rejects claims 1-46. In reply, Applicants amend various claims, add new claims 47-53, and address the Examiner's remarks. Thus, claims 1-53 are now pending in the application. Support for the amendments may be found in the originally-filed specification, claims, and figures. No new matter has been introduced by these amendments. Reconsideration of this application is respectfully requested.

Applicants respectfully assert that the subject matter of the various claims was commonly owned at the time the inventions covered therein were made and therefore, Applicants have complied with 37 C.F.R. § 1.56.

Double Patenting

The Examiner provisionally rejects claims 1-46 over claims 1-46 of co-pending Patent Application Serial No. 10/708,836 in view of Boile et al., U.S. Pat No. 6,819,219. While Applicants respectfully disagree with this double patenting rejection, in the interest of compact prosecution, Applicants submit a terminal disclaimer, without prejudice, in compliance with 37 C.F.R. § 1.321(c). Applicants also assert that this provisional non-statutory double patenting rejection is based on the above-listed application, which is commonly owned with this application by assignee, American Express Travel Related Services Company, Inc.

Claim Rejections

§112 Rejections

Claim 1 46 stand rejected under 35 U.S.C. § 112 second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The Examiner indicates that the phrase "said system comprising" in claim 1 is confusing and unclear. Applicants amend claim 1 to clarify that "said system" refers only to the transponder-reader system.

Regarding the pluase " a device configured to verify said proffered keystroke scan sample to facilitate a transaction" in claim 1. Applicants submit that such phrase is sufficiently definite and supported in, for example, paragraph [00213] of the specification:

AmExp No. 200501420

10

AGE 16/20 * RCVD AT 4/20/2006 7:38:21 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-3/10 * DNIS:2738300 * CSID:602 382 6070 * DURATION (mm-ss):08-02

Serial No. 10/708,834 Attorney Docket No. 60855,9700

For example, for keystroke scans, protocol/sequence controller 208 may utilize an existing database to compare the behavioral, temporal and physical characteristics associated with keystrokes.

Regarding the phrase "finite number" in claim 3, Applicants amend claim 3 to clarify that the detecting may include "receiving a limited number" of biometric samples.

Regarding the phrase "remote database" in claim 7, Applicants amend claim seven to ensure proper antecedent basis.

Regarding the phrase "authorized sample receiver" in claim 7, Applicants submit that such phrase is definite and support by the specification in, for example, paragraph [00151]:

The biometric system may be configured as a security system and may include a registration procedure in which a user of transaction instrument (e.g., fob 102) proffers a ... biometric sample to an authorized sample receiver (ASR). An ASR may include a local database, a remote database, a portable storage device, a host system, an issuer system, a merchant system, a fob issuer system, an employer, a financial institution, a non-financial institution, a loyalty point provider, a company, the military, the government, a school, a travel entity, a transportation authority, a security company, and/or any other system or entity that is authorized to receive and store biometric samples and associate the samples with specific biometric databases and/or transaction instruments (e.g., fobs 102).

Regarding claim 16, the terms "primarily," "secondarily," "fist user information" and "second user information" are defined and examples thereof provided in the specification in, for example, paragraphs [00155]-[00158]. The first and second user information may be separate accounts of an individual user or may be separate accounts of separate users.

For example, paragraph [00156] discloses:

The fob user information may also contain information about the user including personal information -- such as name, address, and contact details; financial information -such as one or more financial accounts associated with the fob user; loyalty point information -- such as one or more loyalty point accounts (e.g., airline miles, charge card loyalty points, frequent diner points) associated with the fob user; and/or non-financial information--such as employee information, employer information, medical information, family information, and/or other information that may be used in accordance with a fob user.

Similarly, paragraph [00156] discloses:

By "primarily" associating a sample with an account, the system initially associates the sample with that account. For example, fob user submitting his right index fingerprint for a financial transaction may have money for the transaction taken from his

AmExp No. 200501420

新元を大力を入れる

からいう

11

PAGE 17/20 * RCVD AT 4/20/2006 7:38:21 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-3/10 * DNIS:2738300 * CSID:602 382 6070 * DURATION (mm-ss):08-02



Serial No. 10/708,834 Allumey Docket No. 60655.9700

credit card account. Fob user may additionally specify which accounts should be secondarily associated with a sample.

Regarding use of the phrase "mutual authentication" in claim 17, the specification discloses at, for example, paragraph [0022] that:

In one exemplary embodiment, as a part of the identification process, the fob and the RFID reader may engage in mutual authentication. The RFID reader may identify the fob as including an authorized system transponder for receiving encrypted information and storing the information on the fob memory. Similarly, the fob, upon interrogation by the RFID reader, may identify the RFID reader as authorized to receive the encrypted and stored information. Where the RFID reader and the fob successfully mutually authenticate, the fob may transmit to the RFID reader certain information identifying the transaction account or accounts to which the fob is associated.

Applicants amend claims 20-21 to clarify that the device "is configured to facilitate" "the use of at least a secondary security procedure." The specification discloses at, for example, paragraph [00168], secondary security procedure examples:

[00168] Foh 102 may additionally be configured with secondary security procedures to confirm that take biometric samples are not being used. For example, to detect the use of take fingers, fob 102 may be further configured to measure blood flow, to check for correctly aligned ridges at the edges of the fingers, and/or any other secondary procedure to reduce biometric security fraud. Other security procedures for ensuring the authenticity of biometric samples may include munitoring pupil dilation for returnal and/or iris scans, pressure sensors, blinking sensors, human motion sensors, body retinal and/or any other procedures known in the art for authenticating the authenticity of biometric samples.

Applicants amend claims 22 and 34 to clarify that it is a "keystroke scan sample" (emphasis added) that is proffered to a biometric sensor, rendering most the rejection of claims 22 and 34 and those claims that depend therefrom.

Accordingly, Applicants request withdrawal of the rejection of claims 1-46 under 35 U.S.C. § 112.

12

Serial No. 10/700,834 Attorney Docket No. 60655 9700

§103(a) Rejections

Claims 1-46 stand rejected under 35 U.S.C. §103(a) as being unpatentable over Kita U.S. Pat. No. 6,703,918 ("Kita") in view of Bolle, et al. U.S. Pat. No. 6,819,219 ("Bolle"). Applicants respectfully traverse these rejections.

While Kita and Bolle may disclose various transaction and biometric security technologies, neither Kita, Bolle, nor any combination thereof, disclose or suggest at least a "device further configured to verify whether said proffered keystroke scan sample is associated with a preset transaction limitation independent of a financial account transaction limitation" as recited in claim 1 and similarly recited in claims 22 and 34.

Accordingly. Applicants assert that claims 1, 22 and 34 are patentable over the cited references. Similarly, claims 2-21, 23-33 and 35-46 variously depend from claims 1, 22 and 34 and contain all of the respective elements thereof. Therefore, Applicants respectfully submit that claims these are differentiated from the cited reference at least for the same reasons as set forth above, in addition to their own respective features. Accordingly, Applicants respectfully request withdrawal of the rejection of claims 1-46.

NEW CLAIMS 47-53

New claims 47-53 variously depend from claims 1, 22 and 34 and contain all of the respective elements thereof. Therefore, Applicants assert that new claims 47-53 are differentiated from the cited references at least for the same reasons as set forth above, in addition to their own respective features.

Serial No. 10/708,834 Attorney Docket No. 60655.9700

CONCLUSION

Applicants respectfully submit that the pending claims (53 total, 3 independent) are in condition for allowance. No new matter is added in this Reply. Reconsideration of the application is thus requested. The Commissioner is hereby authorized to charge any fees which may be required, or credit any overpayment, to Deposit Account No. 19-2814. Applicants invite the Examiner to telephone the undersigned if the Examiner has any questions regarding this Reply or the application in general.

Respectfully submitted,

April 20, 2006 Dated:__

Reg. No. 54,073

SNELL & WILMER L.L.P.

400 E. Van Buren One Arizona Center Phoenix, Arizona 85004 Phone: 602-382-6544

Fax: 602-382-6070

Email: kdorius@swlaw.com

BEST AVAILABLE COPY